UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/530,227	10/03/2005	Tomohiko Sakatani	OKUDP0111US	1263
	7590 04/15/201 ALINO (GENERAL)	EXAMINER		
RENNER, OTT	O, BOISSELLE & SK	ATALA, JAMIE JO		
	AVENUE, NINETEEN OH 44115-2191	ART UNIT	PAPER NUMBER	
			2484	
		MAIL DATE	DELIVERY MODE	
		04/15/2011	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary    Examiner			Applicat	Application No. Applicant(s)				
JAMIE ATALA   2484   The MAILING DATE of this communication appears on the cover sheet with the correspondence address = Period for Reply    A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE g MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  Endersion of time range by available under the provision of 37 CPR 1.138(i.e.) in no event howers, may a reply to they filed after 5X (5) MONTHS from the mailing date of this communication. It is a state of the provision of the communication will be supply and will explore \$X\$ (6) MONTHS from the mailing date of this communication, which is supply and will explore \$X\$ (6) MONTHS from the mailing date of this communication, which will be supply and will explore \$X\$ (6) MONTHS from the mailing date of this communication, which is supply to they filed the supply of the mailing date of this communication, which is supply and will be supply and will be supply to the supply to the supply to the supply of the supply of the supply of the supply in the supply of the supply of the supply of the supply of the supply in the supply of the	Office Action Summary			227	SAKATANI, TOM	SAKATANI, TOMOHIKO		
Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  Estanciano drine may be a validable under the provision of 37 CPR 1 1/36, lin ne event, rower, may a resy be inself filled after 53 (6) MONTH'S from the mailing date of this communication.  1 PS Oppose for regly is seadled above, the nexamine addatory provision of 37 CPR 1 1/36, lin no event, rower, may a resy be tringly filled after 130 (6) MONTH'S from the mailing date of this communication.  1 PS Oppose for regly is seadled above, the nexamine addatory provision to become 428 MONTH(S) from the mailing date of this communication.  1 PS Oppose to the Office later than three mortlis after the mailing date of this communication, even if timely filled, may reduce any seared azeros them adjustment. See 37 CPR 1.794(b).  Any reply received by the Office later than three mortlis after the mailing date of this communication, even if timely filled, may reduce any seared azeros them adjustment. See 37 CPR 1.794(b).  A provision of Statuse.  1) PROPER of the provision of the provision of the provision of the mailing date of this communication, even if timely filled, may reduce any seared azeros them adjustment.  2a) This action is FINAL.  2b) This action is non-final.  3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Exparte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) Claim(s) 1.24 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5 Claim(s) 1.24 is/are rejected.  7 Claim(s) is/are allowed.  6 Claim(s) 1.24 is/are rejected to the expansion of the provision of the drawning is provised to the provision of the provision of the drawning is provised to the provision of the provision of the correction is required if the drawning(s) is objected to. See 37 CPR 1.121(d).  1 The oth				r	Art Unit			
Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the powelation of 37 CPR 1.13(d). In no word, however, may a reply be timely filled after 5 (K) (MONTHS from the maling date of the communication.  Fallules to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (38 U.S.C. § 133). Any rody revolved by the Office under the after the mailing date of this communication. Part of the provision of t				TALA	2484			
WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions of them may be available under the provisions of 37 CPR 1.13(6). In new new thrower, may any may be timely field after SIX (6) MONITIES from the mailing date of this communication.  I NO period renerly is appendia above, the machine above, the machine date of the communication.  I NO period renerly is appendia above, the machine above, the machine above, the machine state of the communication.  Any repty accelerate by the Office lister trans three months after the mailing date of this communication, even if timely filled, may reduce any example patient fermi may reduce any example patient fermi may reduce any example patient form in the provision of the communication and patient form in the provision of the communication is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quay/le, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) Claim(s)			ation appears on th	ne cover sheet with t	the correspondence a	ddress		
1) ☐ Responsive to communication(s) filed on 22 March 2011. 2a) ☐ This action is FINAL. 2b) ☐ This action is non-final. 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) ☐ Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-24 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 4/4/05 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  *See the attached detailed Office action for a list of the certified copies not received.	WHICHEV - Extensions of after SIX (6) - If NO period - Failure to reply red	ER IS LONGER, FROM THE MA of time may be available under the provisions of MONTHS from the mailing date of this communifor reply is specified above, the maximum statuoly within the set or extended period for reply wither the office later than three months after the control of	ILING DATE OF T 37 CFR 1.136(a). In no e ication. tory period will apply and II, by statute, cause the ap	THIS COMMUNICATION IN THE PROPERTY OF THE PROP	TION. be timely filed from the mailing date of this of DONED (35 U.S.C. § 133).			
2a) ☐ This action is FINAL.  2b) ☐ This action is non-final.  3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) ☐ Claim(s) 1-24 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) is/are allowed.  6) ☐ Claim(s) 1-24 is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) is/are subject to restriction and/or election requirement.  Application Papers  9) ☐ The specification is objected to by the Examiner.  10) ☐ The drawing(s) filed on 4/4/05 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☐ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documents have been received in Application No  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.	Status							
4) ☐ Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 4/4/05 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a), Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents have been received. 2. ☐ Certified copies of the priority documents have been received in Application No 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.	2a)⊠ This 3)□ Since	action is <b>FINAL</b> . 2b e this application is in condition fo	This action is rallowance excep	- non-final. ot for formal matters	•	e merits is		
4a) Of the above claim(s) is/are withdrawn from consideration.  5) ☐ Claim(s) is/are allowed.  6) ☒ Claim(s) is/are rejected.  7) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) is/are objected to.  8) ☐ Claim(s) are subject to restriction and/or election requirement.  Application Papers  9) ☐ The specification is objected to by the Examiner.  10) ☒ The drawing(s) filed on _4/4/05 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☒ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documents have been received.  2. ☐ Certified copies of the priority documents have been received in Application No  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.	Disposition of	Claims						
9) The specification is objected to by the Examiner.  10) The drawing(s) filed on 4/4/05 is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.	4a) C 5)□ Clair 6)⊠ Clair 7)□ Clair	of the above claim(s) is/are m(s) is/are allowed.  m(s) <u>1-24</u> is/are rejected.  m(s) is/are objected to.	withdrawn from c					
10) ☐ The drawing(s) filed on 4/4/05 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.  Priority under 35 U.S.C. § 119  12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☐ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documents have been received.  2. ☐ Certified copies of the priority documents have been received in Application No  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.	Application P	apers						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.	10) The C	drawing(s) filed on $4/4/05$ is/are: a cant may not request that any objection accement drawing sheet(s) including the	a) accepted or book to the drawing(s) ne correction is requ	be held in abeyance. ired if the drawing(s) i	See 37 CFR 1.85(a). is objected to. See 37 C	, ,		
a) ☑ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documents have been received.  2. ☐ Certified copies of the priority documents have been received in Application No  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.	Priority under	35 U.S.C. § 119						
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ■ All b) ■ Some * c) ■ None of:  1. ■ Certified copies of the priority documents have been received.  2. ■ Certified copies of the priority documents have been received in Application No  3. ■ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 4) Interview Summary (PTO-413) Paper No(s)/Mail Date 5) Notice of Informal Patent Application Paper No(s)/Mail Date	1) Notice of Re 2) Notice of Di 3) Information	aftsperson's Patent Drawing Review (PTC Disclosure Statement(s) (PTO/SB/08)	D-948)	Paper No(s)/Ma 5) Notice of Inform	ail Date			

Application/Control Number: 10/530,227 Page 2

Art Unit: 2484

### **DETAILED ACTION**

### Response to Arguments

Applicant's arguments with respect to claim 1 have been considered but are moot in view of the new ground(s) of rejection.

# Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-24 rejected under 35 U.S.C. 103(a) as being unpatentable over Tomita et al (US 6,732,372) in view of Brown et al (US 6,868,225) in view of Reynolds et al (US 6,934,963).

[claim 1]

In regard to Claim 1, Tomita et al discloses a data processor connected to a network, to which a database and a server are also connected,

 the database being provided to store program specific information, which is made up of a number of parameters to designate a particular program (Figure 3 element 31 shows the database as described in Column 6 Lines 54+); Application/Control Number: 10/530,227

Art Unit: 2484

 the server being provided to search the program specific information in the database by reference to a search request thereby extracting at least one of the parameters (Column 6 Lines 54+ describes the server extracting parameters);

Page 3

- the data processor comprising: an interfacing section for outputting a command on a program to be recorded based on the user operation (Figure 16b and 18);
- a control section for transmitting the search request searching to the server and receiving a parameter that has been extracted by the server (Figure 16b); and
- a recording section for recording the received parameter and the program to be
  recorded on a storage medium so that the parameter and the program are
  associated with each other (Figure 16b shows the received parameter/category
  that is used to store for tagging and efficient recording purposes); however, fails
  to disclose an interfacing section for outputting a command on a program to be
  recorded based on the user operation, wherein the outputted command is for the
  server to identify the desired program from the database for recording.

Brown teaches an interactive recording system wherein the user provides input to the system regarding programs that is of interest to the user or those that are not of interest to the user. The system allows the user to indicate via a rating system data that is of interest for recording (Column 14 Lines 26-67 through Column 15 Lines 1-25). Thereby allowing the system based on user preference to record programs within the interest of the user or to not record programs based on user preference through the interface.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to use the system as described by Tomita regarding scheduling of recording.

and incorporate a system that allows for recording and storing of programs based on interface to the user.

Tomita et al in view of Brown is silent regarding the outputted command is for the server to identify the desired program from the database for recording. However, it is taught by Reynolds the outputted command for the program to be recorded is processed by the server to identify the desired programming as seen in Figure 2b and further described in Column 20 Lines 13-44 describing the program guide server to record the desired program to be recorded. Thereby allowing the system to properly record and process the program based on program guide information from the server. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to use the system of processing and recording data, as disclosed by Tomita in view of Brown, and further incorporate a system that outputs commands for program to be recorded from the server database, as taught by Reynolds, in order to allow for proper recording of data.

# [claim 2]

In regard to Claim 2, Tomita et al discloses a data processor wherein the database stores, as the parameters, title information representing the title of a program, and date/time information showing scheduled broadcasting\_date and time of the program, and wherein the interfacing section gets, as a parameter on the program to be recorded, date/time information represented by a specified time and outputs the date/time information with the\_data, information on the broadcast date and time of the program to

be recorded, and wherein the control section further transmits the parameter as a search key to the server and receives the title information that has been extracted by the server by reference to the search request and the search\_key. (Column 7 Lines 26-56). Furthermore, Brown teaches the scheduling broadcast data based on user interactions (Column 14 Lines 26-67 through Column 15 Lines 1-25). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to use the system as described by Tomita regarding scheduling of recording, and incorporate a system that allows for recording and storing of programs based on interface to the user

[claim 3]

In regard to Claim 3, Tomita et al discloses a data processor wherein the interfacing section gets and outputs the date/time information specifying a predetermined period, as a parameter on the program to be recorded, and wherein the control section receives the title information of programs to be broadcast during the predetermined period (Column 78 Lines 25-67).

[claim 4]

In regard to Claim 4, Tomita et al discloses a data processor of claim 3, wherein the recording section records the title information of the programs and the programs themselves during the predetermined period so that the programs and the title information are associated with each other (Column 7 Lines 25-67 describe the recording of the predetermined period).

[claim 5]

In regard to Claim 5, Tomita et al discloses a data processor wherein the database stores, as the parameters, title information representing the title of a program and date/time information showing scheduled broadcasting date and time of the program, wherein the ~ interfacing section gets, as a parameter on the program to be recorded, date/time information represented by a specified time and outputs the date/time information with the command, and wherein the control section further transmits the parameter as the search key to the server and\_receives the title information of a program to be broadcast during a broadcasting period including the specified time (Column 7 Lines 25+).

[claim 6]

In regard to Claim 6, Tomita et al discloses a data processor wherein the control section receives parameters specifying start and end times of the broadcasting period of the program from the server, and wherein the recording section records the title information of the program and the program itself during the broadcasting period, specified by the parameters, so that the program and the title information are associated with each other (Column 8 Lines 1-65).

[claim 7]

In regard to Claim 7, Tomita et al discloses a data processor wherein the database further stores an identifier, which identifies each said program from the other programs, as another parameter making up the program specific information, and wherein the control section receives not only the title information of the program but also the identifier thereof, transmits the identifier to the server before the predetermined period

Page 7

Art Unit: 2484

begins so as to receive the date/time information of the program, having the identifier, from the server, and determines whether or not the received date/time information shows the same period of time as the predetermined period, and wherein if the date/time information shows the same period of time as the predetermined period, then the recording section records the title information of the program and the program itself during the predetermined period (Column 7 Lines 30-67).

[claim 8]

In regard to Claim 8, Tomita et al discloses a data processor wherein the database further stores an identifier, which identifies each said program from the other programs, as another parameter making up the program specific information, and wherein the control section receives not only the title information of the program but also the identifier thereof, transmits the identifier to the server before the predetermined period begins so as to receive the date/time information of the program, having the identifier, from the server, and determines whether or not the received date/time information shows the same period of time as the predetermined period, and wherein unless the date/time information shows the same period of time as the predetermined period, the predetermined period is changed in accordance with updated date/time information that has been obtained after the identifier was transmitted (Column 7 Lines 30-61).

[claim 9]

In regard to Claim 9, Tomita et al discloses a data processor wherein the database further stores additional information on at least one of the contents, performers and category of the program as another parameter, and wherein the control section receives

the additional information that has been further extracted by the server by reference to the search request (Column 8 Lines 44+ through Column 9 Lines 1-39).

[claim 10]

In regard to Claim 10, Tomita et al discloses a data processing method for use in a data processor connected to a network, to which a database and at least one server are also connected, the database being provided to store program specific information, which is made up of a number of parameters to designate a particular program, the at least one server being provided to search the program specific information in the database by reference to a search\_request thereby extracting at least one of the parameters, the method comprising the steps of: receiving the search request on a program to be recorded from the user; transmitting the search request to the server and receiving a parameter that has been extracted by the server; and recording the received parameter and the program to be recorded on a storage medium so that the parameter and the program are associated with each other (Column 7 Lines 20+ describes the searching of data).

[claim 11]

In regard to Claim 11, Tomita et al discloses a data processing method of claim 10, wherein the database stores, as the parameters, title information representing the title of a program and date/time information showing rescheduled broadcasting date and time of the program, and wherein the step of receiving the search\_request includes getting, as a parameter on the program to be recorded, date/time information represented by a specified time and outputs the date/time information with the\_data, and wherein the step

of receiving the parameter includes receiving the title information that has been extracted by the server by reference to the search request and the search key (Column 7 Lines 26-56 describes the title information and searching of data).

[claim 12]

In regard to Claim 12, Tomita et al discloses a data processing method wherein the step of receiving the searching data includes getting date/time information specifying a predetermined period, as a parameter on the program to be recorded, and wherein the step of receiving the parameter includes receiving the title information of programs to be broadcast during the predetermined period (Column 14 Lines 38-67 describes the parameter associated with title information).

[claim 13]

In regard to Claim 13, Tomita et al discloses a data processing method wherein the step of recording includes recording the title information of the programs and the programs themselves during the predetermined period so that the programs and the title information are associated with each other (Column 7 Lines 26-56 describes the predetermined period of programs for recording based on title information).

[claim 14]

In regard to Claim 14, Tomita et al discloses a data processing method wherein the database stores, as the parameters, title information representing the title of a program and date/time information showing scheduled broadcasting date and time of the program, wherein the step of receiving the search\_includes getting, as a parameter on the program to be recorded, date/time information represented by a specified time, and

wherein the step of receiving the parameter includes receiving the title information of a program during a broadcasting period, represented by the specified\_time and wherein the step of receiving the parameter includes the title information of a program during a broadcast period represented by specified time (Column 7 Lines 29+).

[claim 15]

In regard to Claim 15, Tomita et al discloses a data processing method wherein the step of receiving the parameter includes receiving parameters specifying start and end times of the broadcasting period of the program from the server, and wherein the step of recording includes recording the title information of the program and the program itself during the broadcasting period, specified by the parameters, so that the program and the title information are associated with each other (Column 7 Lines 29+ dscribes the receiving of parameters).

[claim 16]

In regard to Claim 16, Tomita et al discloses a data processing method wherein the database further stores an identifier, which identifies each said program from the other programs, as another parameter making up the program specific information, and wherein the step of receiving the parameter includes the steps of: receiving not only the title information of the program but also the identifier thereof; transmitting the identifier to the server before the predetermined period begins so as to receive the date/time information of the program, having the identifier, from the server; and determining whether or not the received date/time information shows the same period of time as the predetermined period, and wherein if the date/time information shows the same period

of time as the predetermined period, then the step of recording includes recording the title information of the program and the program itself during the predetermined period (Column 7 Lines 29+).

[claim 17]

In regard to Claim 17, Tomita et al discloses a data processing method wherein the database further stores an identifier, which identifies each said program from the other programs, as another parameter making up the program specific information, and wherein the step of receiving the parameter includes the steps of: receiving not only the title information of the program but also the identifier thereof; transmitting the identifier to the server before the predetermined period begins so as to receive the date/time information of the program, having the identifier, from the server; and determining whether or not the received date/time information shows the same period of time as the predetermined period, and wherein unless the date/time information shows the same period of time as the predetermined period, the step of receiving the parameter further includes the step of changing the predetermined period in accordance with updated date/time information that has been obtained after the identifier was transmitted (Column 7 Lines 29+ describes the date and time).

[claim 18]

In regard to Claim 18, Tomita et al discloses a data processing method wherein the database further stores additional information on at least one of the contents, performers and category of the program as another parameter, and wherein the step of

receiving the parameter includes receiving the additional information that has been further extracted by the server by reference to the searching data (Figure 16c).

[claim 19]

In regard to Claim 19, Tomita et al discloses a data processor of claim 5, wherein the database stores, as one of the parameters, broadcaster information identifying a broadcaster, wherein the interfacing section further receives and outputs the broadcaster information of the program to be recorded, and wherein the control section further transmits the broadcaster information as a search key to the server, and receives title information of the program to be broadcast by the broadcaster identified by the broadcaster information (Figure 16b).

[claim 20]

In regard to Claim 20, Tomita et al discloses a data processor wherein the interfacing section outputs the command to start recording the program now being broadcast based on the user operation (Figure 16c).

[claim 21]

In regard to Claim 21, Tomita et al discloses a data processing method of claim 14, wherein the database stores, as one of the parameters, broadcaster information identifying a broadcaster, wherein the step of receiving further receives the broadcaster information of the program to be recorded, wherein the step of transmitting further transmits the broadcaster information as a search key to the server, and wherein the step of receiving title information of the program to be broadcast by the broadcaster

identified by the broadcaster information (Column14 Lines 65+ through Column 15 Lines 1-67).

[claim 22]

In regard to Claim 22, Tomita et al discloses a data processor of claim 14, wherein the step of receiving receives the command to start recording the program now being broadcast based on the user operation (Figure 16c).

[claim 23]

In regard to Claim 23, claim limitations have been discussed in Claim 1.

[claim 24]

In regard to Claim 24, claim limitations have been discussed in Claim 1.

#### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

#### Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JAMIE ATALA whose telephone number is (571)272-7384. The examiner can normally be reached on Monday - Friday 9am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thai Tran can be reached on 571-272-7382. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/JAMIE ATALA/ Primary Examiner, Art Unit 2484 Application/Control Number: 10/530,227 Page 15

Art Unit: 2484